

1 THOMAS D. Jensen #59748

2 NWCC P.O. Box 7000

3 Carson City NV. 89701

4 UNITED STATES DISTRICT COURT
5 DISTRICT OF NEVADA

6 THOMAS D. JENSEN

7 Plaintiff,

8 vs.

9 JAMES DZURENOA, et. al.,

10 Defendants.

11

Case No. 3:19-cv-00178-MMD-CSD

STATUS REPORT

12 THOMAS D. JENSEN

13 Plaintiff

14 vs.

15 JAMES STOGNER, et. al.,

16 Defendants

17

Case No. 3:21-cv-00337-RCJ-CLD

18 On April 5, 2023 Notice of Settlement was filed with the Court
19 (ECF No. 81 and ECF No. 82). On April 5, 2023 the Court issued
20 orders (ECF No. 82 and ECF 84), requiring parties to file status
21 reports.

22 Plaintiff hereby submits his status report, in the above cases.

23 On March 29, 2023, Plaintiff met with defendant Deputy Director Harold
24 Wickham and his counsel Krista Dorrance (DAG). Plaintiff signed Settlement
25 Agreement (Ex. 1) with the understanding that Plaintiff would be able to
26 practice his Christian Religion, have holy days add to ARBIO, be able to purchase
27 tarp and prayer rug and have dental work done.

Since March 22, 2023, Defendants have not made arrangements for Plaintiff to purchase a tarp for sweat lodge, Plaintiff has not been examined by dentist as there is no dentist at NMCC. They've not provided a copy of A2 B10 showing Plaintiff's Holy days were added.


And Plaintiff was informed he would not be able to practice / attend Christian services.

Defendants have not complied with terms in Paragraphs 1-3 of the Agreement. According to Chaplin at NMCC he said he doesn't have to let Plaintiff attend Christian services because "they" can claim there is no space to accommodate Plaintiff, i.e. no chair to sit in.

Plaintiff therefore believes Defendants misled Plaintiff to obtain his signature on settlement agreement. The law prohibits defendants from obtaining Plaintiff's signature under fraudulent means.

Therefore until Defendants comply with the terms set forth in Paragraphs 1-3 of Settlement Agreement, the Court shall not allow the cases to be dismissed pursuant to Paragraph 4 of Settlement Agreement.

Dated this 4th Day of May 2022.



Thomas Jensen #59248

CERTIFICATE OF SERVICE

I certify that I enclosed to be served a true and correct copy of the foregoing, STATUS REPORT, by U.S. District Court CM/ECF Electronic Filing on the following:

Kayla Dornae Deputy Attorney General

k.dornae@ag.ny.gov


Thomas D. Jensen #59248

Dated this 4, day of May 2023